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    Attorneys for Plaintiff
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    UNITED STATES OF AMERICA
11
                          UNITED STATES DISTRICT COURT
12
                    FOR THE CENTRAL DISTRICT OF CALIFORNIA
13
    UNITED STATES OF AMERICA,
                                         No. 22-cr-00469-AB
14
              Plaintiff,
                                         JOINT PROPOSED STATEMENT OF THE
15
                                         CASE
                   V.
                                                       July 8, 2024
16
                                         Trial Date:
    ROHCLEM ERIC YADAO
                                         Trial Time:
                                                       8:30 a.m.
17
                                         Location:
                                                       Courtroom of the
              Defendant.
                                                       Hon. André Birotte
18
                                                       Jr.
19
20
         Plaintiff United States of America, by and through its counsel
21
    of record, the United States Attorney for the Central District of
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of record, the United States Attorney for the Central District of California and Assistant United States Attorneys Jamari Buxton and Matt Coe-Odess, and defendant Rohclem Eric Yadao, both individually and by and through his attorneys of record, Adam Olin and Shannon Coit, hereby submit the parties' Joint Proposed Statement of the Case.

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1	Dated: July 5,	2024	Respectfully submitted,
2			E. MARTIN ESTRADA United States Attorney
3			MACK E. JENKINS Assistant United States Attorney
5			Chief, Criminal Division
6			/s/
7			J. JAMARI BUXTON MATT COE-ODESS Assistant United States Attorneys
8			Attorneys for Plaintiff
9			UNITED STATES OF AMERICA
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11			
12	Dated: July 5,	2024	/s/ with email authorization ADAM OLIN
13			SHANNON COIT Attorneys for Defendant
14			ROHCLEM ERIC YADAO
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JOINT PROPOSED STATEMENT OF THE CASE

The United States has charged defendant Rohclem Eric Yadao with knowingly and intentionally distributing at least 50 grams of methamphetamine.

Specifically, the government alleges that on November 21, 2019, the defendant sold approximately 102.2 grams of actual methamphetamine to an FBI confidential informant during a drug transaction at defendant's home in Santa Maria, California.

Defendant has entered a plea of not guilty and asserts the government entrapped him.